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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/034,939	03/04/1998	EDWARD B. KNUDSON	UV-42	4035
7590 01/20/2004			EXAMINER	
G VICTOR TREYZ FISH & NEAVE 1251 AVENUE OF THR AMERICAS			SALCE, JASON P	
			ART UNIT	PAPER NUMBER
NEW YORK, 1			. 2611	18
			DATE MAILED: 01/20/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/034,939	KNUDSON ET AL.			
Office Action Summary	Examiner	Art Unit			
	Jason P Salce	2611			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
1) Responsive to communication(s) filed on	_				
	action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) Claim(s) <u>103-104, 109-110, 115-116, 121-122,</u>	176-177, and 182-183 is/are per	nding in the application.			
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6) Claim(s) <u>103,104,109,110,115,116,121,122,17</u>	<u>6,177,182 and 183</u> is/are rejected	1.			
7) Claim(s) is/are objected to.		·			
8) Claim(s) are subject to restriction and/or election requirement.					
Application Papers					
9) The specification is objected to by the Examiner					
10)☐ The drawing(s) filed on is/are: a)☐ acce	pted or b) \square objected to by the E	xaminer.			
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. §§ 119 and 120					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priori application from the International Bureau	have been received. have been received in Application ty documents have been received (PCT Rule 17.2(a)).	on No d in this National Stage			
* See the attached detailed Office action for a list of the certified copies not received. 13) □ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78. a) □ The translation of the foreign language provisional application has been received. 14) □ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific					
reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.					
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal Pa	PTO-413) Paper No(s) tent Application (PTO-152)			

Art Unit: 2611

DETAILED ACTION

Response to Arguments

1. Applicant's arguments with respect to claims 103-104, 109-110, 115-116, 121-122, 176-177, and 182-183 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 103-104, 109-110, 115-116, 121-122, 176-177, and 182-183 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hendricks (U.S. Patent No. 5,600,364) in view of Seidman et al. (U.S. Patent No. 6,298,482).

Referring to claim 103, Hendricks discloses monitoring a user's interactions with the interactive television program guide to determine the user's interests (see Column 17, Lines 50-55 for a description of "status reports" that contain information for user access history, which defines a user's programming interests). Also note Column 27, Lines 17-21 for a further discussion of monitoring a subscriber's program access history.

Hendricks also discloses displaying targeted advertising based on the user's interests with the program guide (see Column 30, Lines 35-49 for a description of generated a profile using an algorithm that analyzes the subscriber's program access

Application/Control Number: 09/034,939

Art Unit: 2611

history, which is used to target a viewer or group of viewers with different advertisements).

Hendricks also discloses monitoring which advertisements are displayed by the program guide (see Column 31, Lines 36-40 for a teaching of the Advertisement Targeting File that contains information on the advertisements that have been chosen by the system as being of the most interest to a specific subscriber). The examiner notes that a network controller 214 monitors the set-top box 220 by transmitting a polling request (Column 26, Lines 27-33). The set-top box 220 then send a status report back to the network controller 214 (Column 27, Lines 17-21).

Hendricks also discloses transmitting information on which advertisements are displayed to a central facility (see Column 17, Lines 50-55 for transmitting a status report from the set-top box 220 to the network controller 214).

Hendricks also discloses maintaining a monitoring record containing information on which advertisements are displayed (again, see Advertisement Targeting File in the Advertisement Scheduling Database 322 at Column 31, Lines 30-40, for a record that is updated from the polling method discussed above, which keeps track of the advertisements that have been displayed).

Hendricks also discloses maintaining information on the location in the program guide in which each targeted advertisement is displayed. The polling method is further discussed at Column 26, Lines 27-32, which explains that when the network controller 214 sends a polling request message to the set-top box 220 that it has a frame format 920 disclosed in Figure 10a. After a set-top box 220 receives the polling request

Application/Control Number: 09/034,939

Art Unit: 2611

message, the set-top box returns a "status report" (discussed above) and this report has a format disclosed in Figure 10b, which is substantially identical to the frame format 920 in Figure 10a (see Column 27, Lines 50-53). Since the frame format 920 of the "status report" is substantially identical to the polling request made from the network controller 214, at Column 26, Lines 32-33 Hendricks discloses that the frame format 920 may include such program control information as shown in Tables A-C.

Table A specifically discloses a "Menu code" and a "Description" code. The "Menu code" defines a location in the menu (program guide) where the program will be displayed (see Table A and Column 18, Lines 30-35 and Line 49). The "Description" codes are used to define whether there is still or live video available to advertise the program (see Table A and Column 19, Lines 25-27). Therefore, Hendricks discloses maintaining information on the location in the program guide in which each targeted advertisement is displayed.

Hendricks discloses showing advertisements in a program guide (see Figures 8a-8c), but fails to specifically disclose that <u>advertisements</u> are monitored. Seidman discloses monitoring advertisements as well as programs (see Figure 6 for monitoring the number of commercials viewed and Column 6, Lines 5-8). At the time the invention was made, it would have been obvious to a person of ordinary skill in the art, to modify the viewer program monitoring system, as taught by Hendricks, to utilize the advertisement monitoring system, as taught by Seidman, for the purpose of spontaneously modifying both the content of the digital stream as well as the

Application/Control Number: 09/034,939

Art Unit: 2611

association of objects (advertisements for example) in the stream (see Column 2, Lines 27-31 of Seidman).

Referring to claim 104, see rejection of claim 103, but note that instead of maintaining information on the location in the program guide in which each targeted advertisement is displayed, the applicant claims maintaining information on the reasons that the program guide displayed each targeted advertisement. Hendricks further discloses a Viewer Profile database 314 that includes a user's personal profile that consists of demographic information (Column 29, Lines 60-61 and Column 30, Lines 14-15). Hendricks also discloses that any demographic data entered by the viewer (see Column 30, Lines 20-26) will assist the set-top box 220 in targeting advertisements to the viewer (see Column 30, Lines 26-28). Therefore, the demographic information can be considered reasons for displaying targeted advertisements as claimed by the applicant.

Referring to claims 109-110, 115-116, 121-122, 176-177 and 182-183, see rejection of claims 103-104, respectively. Also note that selecting a targeted action by the user is broader than the selection of a targeted advertisement, and is therefore anticipated by the limitation "targeted advertisement".

Conclusion

3. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within

TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the

shortened statutory period will expire on the date the advisory action is mailed, and any

extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

the advisory action. In no event, however, will the statutory period for reply expire later

than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the 4.

examiner should be directed to Jason P Salce whose telephone number is (703) 305-

1824. The examiner can normally be reached on M-Th 8am-6pm (every other Friday

off).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Andrew Faile can be reached on (703) 305-4380. The fax phone number

for the organization where this application or proceeding is assigned is (703) 308-5359.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is (703) 305-

4700.

January 12, 2004

Page 6